EXHIBIT L

THE BOSTANY LAW FIRM

40 WALL STREET

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NEW JERSEY OFFICE

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NEW YORK, NEW YORK 10005-1304

TEL: 212-530-4400

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September 28, 2007

Hon. Laura Taylor Swain
United States District Judge
Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, New York 10007

Re:

GMA v. BOP, LLC, et. al

Docket No.: 07 CV 3219 (LTS)

Your Honor:

Pursuant to your Honor's Order, the parties conferred with Judge Freeman on September 20 regarding BOP's expressed intention to file a motion to vacate offer of judgment accepted by plaintiff on September 18. Another conference is scheduled for October 2.

Although the judgment is effectively in force as of the date of the plaintiff's acceptance, see e.g. Kapoor v. Rosenthal, 269 F.Supp.2d 408, 412 (S.D.N.Y 2003), we respectfully ask that for purposes of completeness, that the judgment be entered by the Court. See Rule 68 (the court "shall enter judgment" after the offer is accepted).

Whether or not BOP files a motion to vacate and whether or not the motion is successful is of course a separate matter and is not impacted by this procedural step.

A copy of the form judgment which mirrors BOP's offer is respectfully attached. I appreciate the Court's consideration.

Andrew T. Sweeney

Enclosure

cc: Jeffrey R. Wang, Esq. (via fax with enclosure) Robert Carillo, Esq. (via fax with enclosure)

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
X
GMA ACCESSORIES, INC.

Plaintiff,

ORDER and JUDGMENT AS TO BOP, LLC

Civil Action No.: 07CV3219 (LTS)

- against -

BOP, LLC, GIRLSHOP, INC., SHOWROOM SEVEN STUDIOS, INC., JONATHAN SOLNICKI, BELMONDO and EMINENT, INC.

Defendants.

WHEREAS, plaintiff has accepted the offer of Judgment pursuant to Rule 68 as to BOP, LLC, (hereinafter "BOP") and for good cause shown,

entered in favor of the plaintiff GMA Accessories, Inc. and against defendant BOP, LLC and that BOP, its owners, agents, employees and all those acting in concert or active participation with them are hereby permanently enjoined from the use of the word mark CHARLOTTE or any marks similar to or substantially indistinguishable therefrom, including the mark CHARLOTTE SOLNICKI, in connection with the sale, purchase, offering for sale, display, transfer, marketing, advertising or distribution of unauthorized clothing or related merchandise. The Clerk is directed to enter Judgment as to BOP accordingly, there being no just reason for delay.

Dated: New York, New York September ____, 2007

SO ORDERED:

Hon. Laura Taylor Swain United States District Judge

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
X
GMA ACCESSORIES, INC.

Plaintiff,

AMENDED ACCEPTANCE OF OFFER OF JUDGMENT as to BOP, LLC

Civil Action No.: 07CV3219 (LTS)

- against -

BOP, LLC, GIRLSHOP, INC., SHOWROOM SEVEN STUDIOS, INC., JONATHAN SOLNICKI, BELMONDO and EMINENT, INC.

Defendants.	
pi 	X

Pursuant to F.R.C.P. 68, Plaintiff GMA ACCESSORIES, INC., by its attorneys, THE BOSTANY LAW FIRM, hereby accepts the defendant BOP LLC's attached offer of judgment.

Dated:New York, New York September 18, 2007

 $\left(\frac{1}{2} \right)$

THE BOSTANY

By:

Andrew T. Sweeney (AS 0724)

Attorneys for Plaintiff 40 Wall Street, 61st Floor New York, New York 10005

(212) 530-4400

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	/ X
GMA ACCESSORIES, INC., Plaintiff,	: : : : 07 Civ. 3219 (LTS) (DCF) : ECF Case
- against -	:
BOP, LLC, GIRLSHOP, INC., SHOWROOM SEVEN STUDIOS, INC., JONATHAN SOLNICKI, BELMONDO and EMINENT, INC.	OFFER OF JUDGMENT PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 68
Defendants.	:
	·X

Pursuant to Rule 68 of the Federal Rules of Civil Procedure, defendant Bop, LLC ("Bop"), by its attorneys, hereby makes an offer of judgment in the above-captioned action as follows:

- Judgment shall be entered in favor of plaintiff and against Bop in the amount of fifteen thousand dollars (\$15,000), inclusive of costs accrued to the date of this offer and exclusive of attorneys' fees, if any, awarded by the Court.
- 2. An injunction shall be entered permanently enjoining Bop from using the mark CHARLOTTE or any marks similar to or substantially indistinguishable therefrom, including the mark CHARLOTTE SOLNICKI, in connection with the sale, purchase, offering for sale, display, transfer, marketing, advertising or distribution of unauthorized clothing or related merchandise.

This offer of judgment is made for the purposes specified in Rule 68, and is not to be construed as an admission that Bop is liable in this action or that plaintiff has suffered any injury.

Pursuant to Rule 68 of the Federal Rules of Civil Procedure, this offer may be accepted by written notice served on or before September 21, 2007, after which this offer shall be deemed rejected.

507990.1

Dated: New York, New York September 7, 2007

FRIEDMAN KAPLAN SEILER & ADELMAN LLP

Robert D. Kaplan Jeffrey R. Wang 1633 Broadway

New York, New York 10019-6708

(212) 833-1100

Attorneys for Defendant Bop, LLC

TO: Adrienne Raps, Esq.
THE BOSTANY LAW FIRM
40 Wall Street, 61st Floor
New York, New York 10005-1304
(212) 531-4400

Attorneys for plaintiff

SOUTHERN DISTRICT OF NE			
GMA ACCESSORIES, INC.			
Plaintiff,			AFFIRMATION OF SERVICE
			Civil Action No.: 07CV3219 (LTS)
- against -			
BOP, LLC, GIRLSHOP, INC., SHOWROOM SEVEN STUDIO JONATHAN SOLNICKI, BELMONDO and EMINENT, II			
Defendant		X	
STATE OF NEW YORK)		
COUNTY OF NEW YORK)	ss.:	
New York, hereby affirms under 18 years of age and works at 40	penalty o Wall Str n AMEN	of perjury: de reet, New Yo DED ACCEI	y duly licensed to practice in the state of ponent is not a party to the action, is over ork, New York 10005. On September 18, PTANCE OF OFFER OF JUDGMENT as
Attorney(s)	Addı	ress	Party

Attorney(s)	Address	Party
Jeffrey R. Wang, Esq. Friedman Kaplan Seiler& Adelman LLP	1633 Broadway New York, NY 10019-6708	BOP, LLC
Robert Carrillo, Esq. Garvey Schubert Barer	100 Wail Street 20 th Floor New York, NY 10005	Eminent, Inc.

the said address(es) for that purpose by depositing the same enclosed in a post-paid, properly addressed wrapper, in an official depository under the exclusive care and custody of the United States Postal Service within the State of New York.

Andrew T. Sweeney